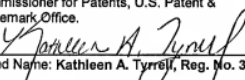


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No.: **KUZ-0021**
Inventors: **Suzuki et al.**
Patent No.: **7,754,236**
Issue Date: **July 13, 2010**
Serial No.: **10/517,468**
Filing Date: **December 6, 2004**
Examiner: **Palenik, Jeffrey T.**
Customer No.: **26259**
Group Art Unit: **1615**
Confirmation No.: **1362**
Title: **Patch with Improved Anchoring Properties between a Substrate and an Adhesive**

Electronically Submitted via EFS-Web
Date: August 24, 2010

I hereby certify that this paper is being electronically submitted on the date indicated above to the Commissioner for Patents, U.S. Patent & Trademark Office.

By 
Typed Name: Kathleen A. Tyrrell, Reg. No. 38,350

Commissioner for Patents
U.S. Patent & Trademark Office

Dear Sir:

Application for Patent Term Adjustment Determination under
37 C.F.R. 1.705(d)

Request is hereby made for reconsideration of the Patent Term Adjustment of 1476 days as this calculation

Attorney Docket No.: KUZ-0021
Inventors: Suzuki et al.
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fails to take into consideration the "one day term extension . . . for every day greater than three years after the filing date that it takes for the patent to issue, regardless of whether the fault is the PTO" (see 35 U.S.C. § 154 (b)(1)(B)).

It appears that the calculation of three-year pendency was incorrectly based upon the date of December 7, 2004 rather than the correct date of December 6, 2004 on which the national stage commenced under 35 U.S.C. § 371 (b) or (f). See 1347 OG 50.

Further, it appears that the 36 month patent term adjustment may be short by 35 days. Recalculation of the patent term adjustment is therefore respectfully requested.

This patent is not subject to a terminal disclaimer.

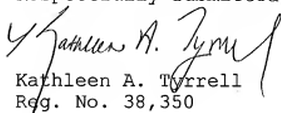
Nor was a Request for Continued Examination filed during prosecution of this patent.

As the patent term adjustment based upon three-year pendency is not calculated in the notice allowance, this Request under 37 C.F.R. 1.705(d) for recalculation of the patent term adjustment is believed timely.

Attorney Docket No.: **KUZ-0021**
Inventors: **Suzuki et al.**
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Filing Date: **December 6, 2004**
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A fee in accordance with 37 C.F.R. 1.18(e) is provided
herewith.

Respectfully submitted,


Kathleen A. Tyrrell
Reg. No. 38,350

Date: **August 24, 2010**

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